



OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Special Department

Notification

SPL/RRVS/38/66

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated the 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to Class III posts of compounders and Male Nurse in the Office of the Inspector General of Police under the Government of Goa, Daman and Diu.

1. Short title. — These rules may be called Goa Government Office of the Inspector General of Police, Class III (non-ministerial non-gazetted) posts Recruitment rules, 1973.

2. Application. — These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay. — The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications. — The method of recruitment of the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

T. Kipgen

Chief Secretary

Panaji, 18th September, 1973.

SCHEDULE

Name of the post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment, by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is its composition	U. P. S. C. is to be consulted in making recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
1. Male Nurse	One	Class III (Non-ministerial non-gazetted)	Rs. 150-5- -175-6-205- -EB-7-240- -8-256-EB- -8-280.	N. A.	30 years (Relaxable for Govern- ment ser- vants)	<i>Essential:</i> 1. 'A' Grade certificate in nursing from a re- cognised Institution or equivalent. 2. Practical experience in Nursing in a Hospital for at least 2 years. 3. Knowledge of konkani and/or Marathi.	N. A.	Two years	By direct recruitment	N. A.	N. A.	As required under the rules.
2. Compounder	One	— do —	Rs. 130-5- -175-EB- -205-7-212- -EB-7-240.	— do —	— do —	<i>Essential:</i> 1. Qualified Compounder or Dispenser under the Pharmacy Act (Regd. under Sec. 31(c) or 32 of the Pharmacy Act 1948). 2. Two years practical experience in a Dis- pensary of repute. 3. Knowledge of konkani and/or Marathi.	— do —	— do —	— do —	— do —	— do —	— do —

Notification

OSD/RRVS/2-B/66

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated the 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the post of Jr. Stenographer, Goa Government Guest House, New Delhi, under the Government of Goa, Daman and Diu.

1. Short title.—These rules may be called Goa Government, Junior Stenographer, Goa Government Guest House, New Delhi, Class III (non-ministerial non-Gazetted) post Recruitment Rules, 1973.

2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.—The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment of the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

T. Kipgen

Chief Secretary

Panaji, 24th September, 1973

Name of the post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is to be consulted in its composition	Circumstances in which U.P.S.C. is to be consulted in its composition	
1	2	3	4	5	6	7	8	9	10	11	12	13
Junior Stenographer, Goa Government Guest House, New Delhi.	One	Class III (Non-ministerial non-gazetted)	Rs. 130-5-160-8-200-1EB-8-280-10-300.	N.A.	25 years (Relaxable for Government servants)	i. Matriculation or equivalent.	N.A.	Two years	By Transfer on deputation failing which by direct recruitment	Transfer on deputation:	N.A.	As required under the rules.
						ii. Speed of 100 words per minute in shorthand and 35 words per minute in typewriting.				Officials holding analogous posts under the Goa Government or State/Central Governments, and possessing qualifications prescribed in column 7.		

Notification

OSD/RRVS/9/66

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter no. F.7/(11)/62-Goa dated 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules amending the Goa Government, Town and Country Planning Department (non-Ministerial non-Gazetted) Recruitment Rules 1966 issued under Notification dated 27th June, 1966 and published in Government Gazette Series I, no. 18, dated 4th August, 1966 namely:—

1. Short title and commencement.— (i) These rules may be called the Goa Government, Town and Country Planning Department (non-Ministerial non-Gazetted posts) Recruitment (Fourth amendment) Rules, 1973.

(ii) They shall come into force at once.

2. In the schedule attached to the said Notification against the post of Assistant Ferro Printer appearing at Serial No. 2

(a) for the existing entry in column 10 substitute:

“By promotion failing which by direct recruitment”.

(b) for the existing entry in column 11 substitute:

“Promotion: Daftaries of the Department with 3 years service in the Grade”.

(c) for the existing entry in column 12 substitute:

“Class III D. P. C.”

By order and in the name of the Administrator of Goa, Daman and Diu.

M. K. Bhandare, Deputy Secretary (Appointments).

Panaji, 4th October, 1973.

Home Department 'A'**Notification**

HD-44-60/70-A

In exercise of the powers conferred by sub-section (3) of Section 1 of the Goa, Daman and Diu Dramatic Performances Act, 1969 (3 of 1970), the Administrator of Goa, Daman and Diu hereby appoints the 1st day of November, 1973, as the date on which the provisions of the said Act shall come into force in the Union territory of Goa, Daman and Diu.

By order and in the name of the Administrator of Goa, Daman and Diu.

G. M. Sardessai, Under Secretary (Home).

Panaji, 23rd October, 1973.

Home Department 'B'**Notification**

HD-10-1544/71-B/Vol.VI

The Goa, Daman and Diu Freedom Fighters Welfare Rules, 1973 which have been approved by the Government of India, Ministry of Home Affairs, New Delhi under their letter No. 8/49/72-GP dated 11th September, 1973 are hereby published for information of general public.

G. M. Sardessai, Under Secretary (Home).

Panaji, 29th September, 1973.

The Goa, Daman and Diu Freedom Fighters Welfare Rules

1. Title and commencement.— (i) These rules may be called the Goa, Daman and Diu Freedom Fighters Welfare Rules, 1973.

(ii) They shall come into force from the date of its publication in the Official Gazette and will remain in force for five years.

2. Definition.— (i) In these Rules “Freedom Fighter” means any person who on account of participation in the liberation movement of this territory;

(a) had been sentenced to imprisonment for not less than six months; or

(b) had been kept under detention (including detention as undertrial prisoner) for not less than six months; or

(c) was killed in action; or

(d) was sentenced to death; or

(e) died due to police or military firing or lathi charge; or

(f) lost his/her job or means of livelihood or the whole or substantial part of his/her property due to such participation; or

(g) had gone underground for not less than one year but did not suffer imprisonment if he was (1) proclaimed offender (2) those cases in which warrants for arrest had been announced but were not arrested or (3) those cases on whom detention orders were issued but not served; or

(h) became permanently incapacitated due to such participation.

(ii) In these Rules “family” means and includes the freedom fighter, his/her wife/husband, as the case may be, minor sons, unmarried daughters, major sons, who are unable to earn their livelihood owing to some permanent physical disability and are/or were wholly dependent upon the freedom fighter and parents and grand-parents of freedom fighters who were/are dependent on the freedom fighter and were incapable of earning their livelihood.

(iii) “Government” means the Government of the Union territory of Goa, Daman and Diu.

3. The Government may grant a monthly pension for life time ranging from Rs. 40/- to Rs. 60/- to

(a) a freedom fighter;

(b) a member of the family of a deceased freedom fighter if the family is in indigent conditions;

(c) a member of the family or martyrs, maimed and disabled freedom fighters if the family was wholly or largely dependent on him at the time of his death and had thereby been forced to live in indigent circumstances.

Provided that if the circumstances of the pensioner improve, the pension may be reduced or discontinued at the discretion of the Government.

Provided further that payment of pension mentioned above be subject to the condition that his/her income from all source excluding income from land granted or other benefits conferred by Government does not exceed Rs. 3,000/- a year.

4. On the death of a freedom fighter who is married the pension enjoyed by him shall be payable to his widow till she gets remarried. In other cases the same shall be payable to his/her parents till his/her death if he/she has no means of subsistence and has no relative or relatives to whom he/she can depend for support. In the case of minors, the pension shall be payable till they attain majority in the case of sons while in the case of daughters till their marriage or attaining of majority whichever is earlier. If the minors are more than one, the pension shall be divided equally.

5. In case the widow of a freedom fighter does not agree to stay with the parents of the deceased freedom fighter or vice-versa, the amount of pension shall be divided equally between the wife on the one side and the parents on the other.

6. In case of the death of a recipient, the arrears of pension, if any, shall be payable to the legal heir of such person and the decision of the Government in matter of dispute in this connection shall be final.

7. The grant of pension and other facilities shall be the discretion of the Government and the same cannot be claimed as a matter of right.

8. **Educational facilities.** — The scheme for giving educational facilities to freedom fighters and their families shall be as indicated in the Directorate of Education letter No. DE/GIA/13/1/72 dated 3rd July, 1972 or as amended from time to time.

9. **Ad-hoc grants.** — Upto Rs. 2000/- in each case shall be granted to the freedom fighters and their families for the purpose of marriages, essential repairs to their dwelling houses and in other cases where the freedom fighters and their families are in indigent circumstances.

10. **Medical facilities.** — Freedom Fighters and their families may be treated as Government servants and shall be entitled to all facilities mentioned in the Medical Attendance Rules.

11. Where Government lands are available and surplus to Government requirements, they may be given to genuine freedom fighters for purposes of cultivation, subject to the provisions of the Goa, Daman and Diu Land Revenue (Disposal of Government Land) Rules, 1971.

12. Wherever maximum age limit is fixed in the recruitment rules a relaxation of 5 years may be given to freedom fighters and their dependents.

Law and Judicial Department

Notification

LD/4404/73

The following notifications received from the Government of India, New Delhi, are hereby published for general information of the public.

M. S. Borkar, Under Secretary (Law).

Panaji, 10th October, 1973.

GOVERNMENT OF INDIA (BHARAT SARKAR)

MINISTRY OF LABOUR AND REHABILITATION

(SHRAM AUR PUNARVAS MANTRALAYA)
(Department of Labour and Employment)
(Shram Aur Rozgar Vibhag)

New Delhi-11000 dated the 15th September, 1973

Notification

G. S. R. — In exercise of the powers conferred by section 3E read with section 7 of the Coal Mines Provident Fund, Family Pension and Bonus Schemes Act, 1948(46 of 1948) the Central Government hereby makes the following scheme further to amend the Coal Mines Family Pension Scheme 1971, namely: —

1. (1) This scheme may be called the Coal Mines Family Pension (Second Amendment) Scheme, 1973.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Coal Mines Family Pension Scheme, 1971 in sub-paragraph (1) of paragraph 21, for the words «seven days» the words «thirty days» shall be substituted.

[No. S.70012/10/72-PF.II(FPG)]

Sd/-.

T. K. RAMACHANDRAN
Under Secretary

Notification

Dated New Delhi-110001 the 15th September, 1973

G. S. R. — In exercise of the powers conferred by clause (b) of sub-section (2) of section 1 of the Employees' Provident Funds and Family Pension Fund Act, 1952 (19 of 1952), the Central Government hereby specifies every establishment known as hospital run by any individual, association or institution (other than the establishment covered by clause (vi) of the notification of the Government of India in the late Department of Social Security, No. G. S. R. 1398, dated the 17th September, 1964), as the establishment to which the said Act shall apply with effect from the 31st August, 1973.

[No. 4(1)/69-PF.II(i)]

Sd/-.

T. K. RAMACHANDRAN
Under Secretary

Notification

Dated 19th September, 1973

S. O.—In exercise of the powers conferred by sub-section (2) of section 33C of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments, in the notification of the Government of India in the late Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S. O. 4650, dated the 19th December, 1967, namely:—

In the Table annexed to the said notification—

(i) for S. Nos. 4 and 5 and the entries relating thereto, the following entries shall respectively be substituted, namely:—

“4. Labour Court Dhanbad, constituted under section 7 of the said Act, by the notification of the Government of India in the late Ministry of Labour and Employment No. S. O. 1954, dated the 30th July, 1960.

5. Labour Court (No. 2) Dhanbad constituted under section 7 of the said Act by the notification of the Government of India in the late Ministry of Labour and Employment No. S. O. 1697, dated the 22nd May, 1965.

5A. Labour Court No. 3 Dhanbad constituted under section 7 of the said Act by the notification of the Government of India in the late Ministry of Labour Employment and Rehabilitation (Department of Labour and Employment) No. S. O. 2279, dated the 22nd June, 1968.

The Districts of Purnea, Saharsa, Samastipur, Modhubani, Darbhanga and Dhanbad excluding the Sardar Sub-Division but including the Baghmara Sub-Division in the State of Bihar.

The Districts of Ranchi, Singhbhum, Palamau, Bhojpur, Rohtas, Saran, Siwan, Champaran East, Champaran West, Muzaffarpur, Vaishali, Sitamarhi in the State of Bihar.

The Districts of Gaya, Aurangabad, Nawada, Mangh, Bagusarai, Patna, Nalanda, Santhalaparagana, Bhagalpur, Hazaribagh, Giridih and the Sadar Sub-Division of the Dhanbad District in the State of Bihar.

(No. S-11011/12/72-LR. I)

Sd/-.

K. M. TRIPATHI

Under Secretary

Notification

LD/15/73

The following Act passed by the Legislative Assembly Goa, Daman and Diu which received the assent of the Administrator of Goa, Daman and Diu on 12th October, 1973 is hereby published for general information.

THE GOA, DAMAN AND DIU SUPPLEMENTARY APPROPRIATION ACT, 1973

(Act No. 15 of 1973) [12th October, 1973]

An Act to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the services and purposes of the financial year 1973-74.

BE it enacted by the Legislative Assembly of Goa, Daman and Diu in the Twenty fourth Year of the Republic of India as follows:—

1. **Short title.**— This Act may be called the Goa, Daman and Diu Supplementary Appropriation Act, 1973.

2. **Issue of Rs. 12,96,700 out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the financial year 1973-74.**— From and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu there may be paid and applied sums not exceeding those specified in column 5 of the Schedule amounting in the aggregate to the sum twelve lakhs, ninety six thousand and seven hundred rupees towards defraying the several charges which will come in course of payment during the financial year 1973-74 in respect of the services and purposes specified in column 2 of the Schedule.

3. **Appropriation.**— The sums authorised to be paid and applied from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu, by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See Sections 2 and 3)

No.	Services and purposes	Voted by Assembly	Sums not exceeding		
			4	5	Total
1	2	3	Rs.	Rs.	Rs.
4.	Sales Tax	...	—	2,300	2,300
9.	General Administration	...	—	25,000	25,000
14.	Scientific and Education Departments	...	1,18,000	47,000	1,65,000
19.	Miscellaneous Social and Developmental Organisations	...	11,04,400	—	11,04,400
TOTAL		...	12,22,400	74,300	12,96,700

AN
ACT

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of the

Union Territory of Goa, Daman and Diu for the services and purposes of the financial year 1973-74.

(As passed by the Legislative Assembly
of Goa, Daman and Diu)

Secretariat,
Panaji,
18th October, 1973.

B. M. MASURKAR
Secretary to the Govt. of Goa,
Daman and Diu Law and
Judiciary Department.

Office of the Chief Electoral Officer

Notification

4-25-73/Elec.

The following notification No. 56/73-II dated 24-9-1973 issued by the Election Commission of India, New Delhi is hereby published for general information.

B. M. Masurkar, Chief Electoral Officer.

Panaji, 12th October, 1973.

Election Commission of India

Ashok Road, New Delhi-1.

Dated the 24th September, 1973

Asvina 2, 1895 (Saka)

Notification

S. O.—In pursuance of clause (c) of sub-paragraph (1) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby specifies in the Table below, the un-recognised political parties and the State or States in which they function:—

TABLE

Name of the Un-recognised political party	State/States in which it functions
1	2
1. Akhil Bharat Hindu Mahasabha	(1) Andhra Pradesh, (2) Assam, (3) Bihar, (4) Gujarat, (5) Haryana, (6) Madhya Pradesh, (7) Maharashtra, (8) Mysore, (9) Punjab, (10) Rajasthan, (11) Tamil Nadu, (12) Uttar Pradesh, (13) West Bengal and (14) Delhi.
2. Republican Party of India (Ambedkarite)	(1) Andhra Pradesh, (2) Gujarat, (3) Haryana, (4) Himachal Pradesh, (5) Jammu and Kashmir, (6) Madhya Pradesh, (7) Maharashtra, (8) Punjab, (9) Uttar Pradesh, (10) West Bengal and (11) Delhi.
3. Akhil Bhartiya Ramraja Parishad	(1) Andhra Pradesh, (2) Bihar, (3) Gujarat, (4) Haryana, (5) Madhya Pra-

1	2
4. Backward Classes Party of India	(1) Andhra Pradesh, (2) Assam, (3) Bihar, (4) Gujarat, (5) Kerala, (6) Madhya Pradesh, (7) Maharashtra, (8) Orissa, (9) Punjab, (10) Tripura, (11) Uttar Pradesh, (12) West Bengal, (13) Delhi and (14) Goa, Daman and Diu.
5. Bihar Prantiya Sudharvadi Party	Bihar.
6. Lok Tantrik Congress	Bihar.
7. Krantikari Communist Party of India	Bihar.
8. Kerala Samyukta Socialist Party	Kerala.
9. All India Shiromani Baba Jiwan Singh Mazahbi Dal	(1) Bihar, (2) Haryana, (3) Madhya Pradesh, (4) Orissa, (5) Punjab, (6) Rajasthan, (7) Uttar Pradesh and (8) West Bengal.
10. The Punjab Masihi Sabha	Punjab.
11. All India Labour Party	Punjab.
12. Mazdoor Parishad	Uttar Pradesh.
13. Muslim Majlis	Uttar Pradesh.
14. Uttar Pradesh Swatantrata Sangram Sainik Parishad	(1) Maharashtra, (2) Punjab, (3) Uttar Pradesh and (4) Delhi.
15. U. P. Sikh Pritinidhi Board	Uttar Pradesh.
16. Vedwadi Karmawadi Parishad	(1) Bihar and (2) Uttar Pradesh.
17. Uttar Pradesh Kishan Mazdoor Party	(1) Uttar Pradesh and (2) Delhi.
18. Bhartiya Rashtriya Jan Congress	(1) Bihar and (2) Uttar Pradesh.
19. Samajvadi Congress	Uttar Pradesh.
20. All India Gorkha League	(1) Assam and (2) West Bengal.
21. Indian National Democratic Front	West Bengal.
22. Lok Sevak Sangha	(1) Bihar and (2) West Bengal.
23. Marxist Forward Bloc	West Bengal.
24. Socialist Unity Centre of India	(1) Assam, (2) Bihar, (3) Haryana, (4) Kerala, (5) Orissa, (6) Uttar Pradesh, (7) West Bengal and (8) Delhi.
25. The Bolshevik Party of India	(1) Maharashtra, (2) Uttar Pradesh and (3) West Bengal.
26. The Workers' Party of India	(1) Assam, (2) Bihar, (3) Orissa, (4) Tamil Nadu, (5) Uttar Pradesh and (6) West Bengal.
27. The Minorities League	West Bengal.
28. Proutist Block India	(1) Andhra Pradesh, (2) Assam, (3) Bihar, (4) Gujarat, (5) Himachal Pradesh, (6) Jammu and Kashmir.

1	2	1	2
	(7) Kerala, (8) Madhya Pradesh, (9) Maharashtra, (10) Orissa, (11) Punjab, (12) Rajasthan, (13) Tamil Nadu, (14) Tripura, (15) Uttar Pradesh and (16) West Bengal.	56. Republican Party of India	(1) Andhra Pradesh, (2) Bihar, (3) Gujarat, (4) Madhya Pradesh, (5) Maharashtra, (6) Mysore, (7) Punjab (8) Rajasthan, (9) Tamil Nadu, (10) Uttar Pradesh, (11) West Bengal and (12) Delhi.
29. Lok Raj Party Himachal Pradesh	Himachal Pradesh.	57. Janata Paksha Party	Mysore.
30. Paschim Banga Krisak Samaj	West Bengal.	58. Shiromani Akali Dal (Gurnam Singh)	Punjab.
31. Revolutionary Communist Party of India	(1) Assam, (2) Gujarat and (3) West Bengal.	59. Tripura Congress	Tripura.
32. Bharati Biplabi Communist Party	(1) Gujarat, (2) Kerala, (3) Uttar Pradesh, (4) West Bengal, (5) Andaman and Nicobar Islands and (6) Delhi.	60. All India Forward Bloc	(1) Bihar, (2) Gujarat, (3) Haryana, (4) Madhya Pradesh, (5) Maharashtra, (6) Mysore, (7) Orissa, (8) Tamil Nadu, (9) Uttar Pradesh, (10) West Bengal and (11) Delhi.
33. Bihar Prant Hui Jharkhand	Bihar.	61. Anna Dravida Munnetra Kazhagam	(1) Tamil Nadu and (2) Pondicherry.
34. Chotanagpur Bhumi Rakshak Party	Bihar.	62. Manipur Hills Union	Manipur.
35. Akhil Bhartiya Rashtriya Samajwadi Loktantrik Dal	All States.		
36. Federation of Muslims and other Minorities	West Bengal.		
37. The Backward Classes Mahasabha	Andhra Pradesh.		
38. All India Jharkhand Party	Bihar.		
39. Hindustani Shoshit Dal	Bihar.		
40. Biplabi Bangla Congress	West Bengal.		
41. Revolutionary Socialist Party of India (Marxist-Leninist)	Uttar Pradesh.		
42. Minorities and Labour Party	Andhra Pradesh.		
43. Shiva Sena	Maharashtra.		
44. Indian Awami League	West Bengal.		
45. Tripura Upajati Juba Samiti	Tripura.		
46. Jharkhand Party	(1) Bihar, (2) Orissa and (3) West Bengal.		
47. Samooporna Telengana Praja Samiti	Andhra Pradesh.		
48. Rashtriya Ghamjivi Paksha	Gujarat.		
49. Progressive Hui Jharkhand Party (Shibu Group)	Bihar.		
50. Plains Tribals Council of Assam	Assam.		
51. Kshaatra Samagra	Andhra Pradesh.		
52. Republican Party of India (Khobragade)	(1) Andhra Pradesh, (2) Bihar, (3) Gujarat, (4) Haryana, (5) Kerala, (6) Madhya Pradesh, (7) Maharashtra, (8) Mysore, (9) Punjab, (10) Tamil Nadu, (11) Uttar Pradesh and (12) Delhi.		
53. National Awami League	West Bengal.		
54. Nav Maharashtraadi Gomantak	Goa, Daman and Diu.		
55. Kuki National Assembly	Manipur.		

(No. 56/73-II)

By order,

N. NAGASUBRAMANIAN
Secretary, Election Commission of India.

Development Department 'A'

Notification

CDB/Coop/899/70-73/1432/4381

In exercise of the powers conferred by sub-section (1) of Section 165 of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu and all other powers enabling him in that behalf the Lieutenant Governor of Goa, Daman and Diu, hereby, makes as follows, the fourth amendment to the Cooperative Societies Rules, 1962, for the Union territory of Goa, Daman and Diu, namely:—

1. **Short title and commencement.**—(1) These rules may be called the Cooperative Societies (Fourth Amendment) Rules, 1973 for the Union territory of Goa, Daman and Diu.

(2) They shall come into force at once.

2. **Insertion of new rule 11A.**—After rule 11 of the Cooperative Societies Rules, 1962 for Union Territory of Goa, Daman and Diu (hereinafter called as the principal "rules") the following shall be inserted, namely:—

11A. Manner of calling upon society to make amendments to bye-laws.—(1) Subject to the provisions of this rule, the Registrar, by serving a notice in Form "S" call upon a society to make such amendment to the bye-laws of the society as he considers to be necessary or desirable in

its interest, within a period not exceeding two months from the date of service of notice. The notice shall state exact amendment which the society should make.

(2) For the purpose of sub-section (2) of section 13A the Registrar shall send a copy of the notice to the State federal society duly notified under that sub-section with a request to offer its comments on the amendment within such time as may be specified by him. If the state federal society fails to offer its comments within the specified time, it may be presumed by the Registrar that the said society has no objection to the amendment.

(3) If after considering the comments if any, of the State federal society, the Registrar considers that there is no objection to registering the amendment, he shall send a written notice in Form "T" by registered post to the registered address of the society calling upon it to show cause in writing, or through a properly authorised representative to appear before the Registrar on the date specified in the notice, as to why the proposed amendment should not be registered within the time specified in the notice in Form "S".

(4) After the expiry of the period specified in the notice in Form "S" and after considering the reply, if any, of the society and the views, if any of the State federal society on such reply, the Registrar may after duly considering the objections of the society, if any, to the proposed amendment, register the amendment.

3. In Section of new rule 14A. — After rule 14 of the principal rules, the following shall be inserted namely: —

14A. Direction by Registrar for amalgamation, division and reorganization of societies. —

(1) Before issuing any order under sub-section (1) of section 17A providing for the amalgamation, division or reorganization of any society or societies, the Registrar shall prepare a draft scheme in respect of such amalgamation, division and reorganization stating in particular the manner in which the new committee or committees of the society or societies resulting from such amalgamation, conversion or reorganization shall be constituted and the bye-laws which such society or societies shall follow. The Registrar shall then consult such federal society as may be notified by the State Government in Official Gazette, and after considering the suggestions, if any, that may be made by such federal society, shall send a copy of the draft of the order proposed to be issued by him under sub-section (1) of section 17A to the Society or each of the societies concerned calling upon it or them to invite objections or suggestions from any member of class of members thereof or from any creditor or class of creditors and to submit such objections and suggestions together with its own or their own suggestions and objections within a period of not less than two months from the date on which the copy of the aforesaid was received by it or them.

(2) The Registrar shall consider all such suggestions and objections and make such modi-

fications in the draft order as may be seemed to him desirable in the light of those suggestions or objections and then issue a final order under sub-section (1) of section 17A.

(3) Any member or creditor of each of the societies to be amalgamated, divided or reorganized, who has objected to the scheme of amalgamation, division or reorganization within the period specified in sub-rule (1), may apply to the Registrar for payment of his share or interest, if he be a member, and the amount in satisfaction of his dues, if he be a creditor. Such applications shall be separate and distinct from the objection or suggestions which he may have submitted to the Society or the Registrar under clause (b) of sub-section (2) of section 17A. It shall be competent for the Registrar to nominate an officer not below the rank of a Deputy Registrar to investigate such applications and to determine the payments required to be made to the members or creditors, as the case may be.

(4) Subject to the provisions of the Act, the rules and the bye-laws, the Registrar may by order require the Society concerned to meet in full or satisfy otherwise all due claims of the members and creditors and thereupon the Society shall be bound to meet in full or satisfy otherwise all due claims of the members and creditors within such time as may be specified by the Registrar in the order.

4. Insertion of new Forms "S" and "T". — After Forms R appended to the principal rules, the following Forms shall be inserted namely: —

"Form "S""

Form "T"

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

Abel do Rosario, Under Secretary (Development).

Panaji, 1st October, 1973.

FORM «S»

[See rule 11A(1)]

Notice under rule 11A(1)

By Registered Post A. D.

To,

The Chairman,

... Coop. Society,

....

Sir,

It appears to me that an amendment/amendments of the bye-laws of your society as indicated in the attached statement is/are necessary and that it/those is/are desirable in the interest of your society.

I am to request you to consider this/these amendment/amendments in the interest of your society and to call upon you by this notice under rule 11A(1) of the Cooperative Societies Rules, 1962 to take necessary steps to make the amendments to the bye-laws of your society within ... days from the date of receipt of this notice, failing which action will be taken as provided under section 13A(2) of the Maha-

rashttra Cooperative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu.

Yours faithfully,

Registrar of Co-op. Societies,
Goa, Daman & Diu.

No. ...

Date ...

(Seal of the Officer)

Statement accompanying notice under rule

Sr. No.	The exact word- ing of existing bye-laws	Eye-law as it would read after amend- ment	Exact work- ing of bye- law, if it is considered a new one	Reasons why amendment is necessary
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to the provisions of Section 13A(2) of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union territory of Goa, Daman and Diu, will be taken.

Yours faithfully,

Registrar of Co-op. Societies,
Goa, Daman & Diu.

No. ...

Date ...

Place ...

(Seal of the Officer)

◆◆◆

Labour and Information Department

Notification

1/292/73-LAB/1247

Whereas the Lt. Governor of Goa, Daman and Diu is satisfied that it is necessary in the public interest that the industry engaged in the production, supply and distribution of petroleum and petroleum products should be declared as Public Utility Service for the purposes of Industrial Disputes Act, 1947 (No. 14 of 1947).

Now, therefore, in exercise of the powers conferred under sub-clause (VI) of Clause (n) of Section 2 of the said Act, the Lt. Governor of Goa, Daman and Diu hereby declares the industry engaged in the supply and distribution of petroleum products to be public utility service for the purposes of the said Act for a period of six months with effect from 1st October, 1973.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 18th October, 1973.